

SHOW WE IN THE PLAGUE.
SHOULD NEW YORK PREPARE FOR A
VISITATION OF CHOLERA?
SEE THE SUNDAY WORLD
Startling Facts Concerning Our Lax and In-
competent Quarantine.

PRICE ONE CENT.

THE MAN OF JUDGMENTS

Twenty-five filed Against Col. Fel-
lows in Thirteen Years.

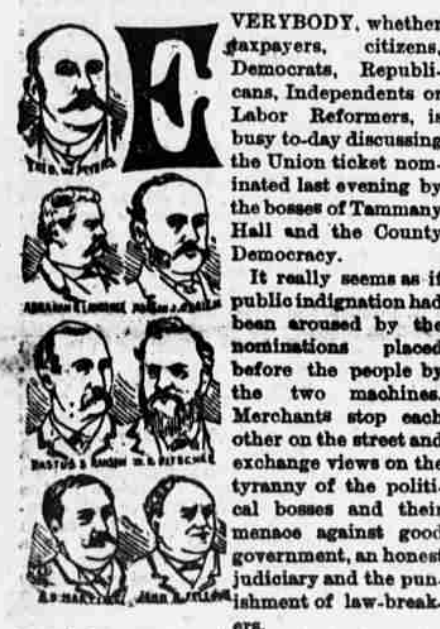
Still More Records of Unsatisfied
Debts Known to Exist.

Public Surprise and Indignation at
the Boodlers' Triumph.

Calls for De Lancey Nicoll to Run as an
Independent Candidate.

Political Bosses Already Trembling for the
Fate of the "Combine" Ticket.

The Man who Fell Ill when Cleary was to
be Tried Held to be Radically Unfit for
the Office of District-Attorney—Even
Fellow Lawyers Against Him—Represen-
tative Citizens of Every Station
Almost Unanimous in Expressions of
Indignation—The Action of the Demo-
cratic Conventions a Bitter Disappoint-
ment to all Friends of Honest
Government—Mr. Nicoll the Man Whom
the People Want Because He is Ag-
gressively Honest, is in Favor of a Fear-
less Enforcement of the Law and Would
Finish up the Boodlers—Independent
Citizens' Waiting to See What the
Republicans Will do.



VERYBODY, whether
gargoyles, citizens,
Democrats, Republi-
cans, Independents or
Labor Reformers, is
busy to-day discussing
the Union ticket nomi-
nated last evening by
the bosses of Tammany
Hall and the County
Democracy.

It really seems as if
public indignation had
been aroused by the
nominations placed
before the people by
the two machines.
Merchants stop each
other on the street and
exchange views on the
tyranny of the politi-
cal bosses and their
menace against good
government, an honest
judiciary and the pun-
ishment of law-break-
ers.

In Wall street, bankers and brokers gather
in groups and ask if the people of
New York will allow themselves to be
ruled and governed by kings and clowns.
Lawyers are also greatly exercised and are
only too willing to condemn the ticket. In
fact, the only people in this great city
who have anything to say in praise of
the "combine" ticket are the placemen of
Tammany Hall and the County Democracy.
Cooper Institute and the Wigwam could hold
the crowd that is to-day shouting for the
"combine" nominees and predicting the
election of the ticket from top to bottom.

Business men and independent citizens
who have the welfare of the city at heart and
who wish for an honest municipal govern-
ment have no objection to Judge
Lawrence and to Mr. Martin's nomi-
nation, but they are in revolt against Col.
Fellows' candidacy for District-Attorney.
They look upon the setting aside of Mr.
De Lancey Nicoll as a defiance given by
the bosses to the public and as a piece of
vengeance on account of the young Assistant
District-Attorney's honest prosecution of
boodlers and bribers.

The leaders of Tammany Hall and the
County Democracy are beginning to think
that they made a mistake in nominating Col.
Fellows instead of Mr. Nicoll. They do
not admit it openly, but their actions
show that they are beginning to understand
how the current of public opinion sets.
Many of them have already been told by
their lieutenants that the ticket has been
weakened and rendered liable to defeat by
Col. Fellows being placed on it. The lieutenants
mingle with the voters of their respective
Assembly districts, and have an opportunity
of learning the true state of popular feeling.

The members of the Democratic State
Committee used all their influence to secure
the nomination of Mr. Nicoll. They told
the bosses of the machine that if Mr. Nicoll
and Mr. Martin were both candidates for the
State ticket, now that Mr. Nicoll has
been shelved, the members of the State Com-
mittee are afraid of the consequences. They
claim that his nomination by the
Republicans would bring thousands of
votes to the Republican State ticket in this
city. They will use influence to induce Mr.
Nicoll not to consent to a nomination by the
Republicans.

to denounce the "combine" nomination of
Col. Fellows, there would be every likelihood
of the Republicans making Mr. Nicoll their
candidate.

Chairman John N. Knapp, of the Republi-
can State Committee, is in favor of Mr.
Nicoll's nomination by the Republican
County Convention. Mr. Knapp was all
smiles to-day. It was very evident that
he was convinced that the Democratic
bosses had blundered. He was at the Fifth
avenue headquarters early this morning, but
all he would say to a reporter was: "I
nominated a good ticket for us last even-
ing."

The ticket as nominated by the bosses is as
follows:
For Justices of the Supreme Court—Morgan J.
O'Brien, Tammany; Abraham K. Lawrence, Tam-
many.

For Justices of the City Court—Henry P.
McGowan, Tammany; William Franklin Fitzhugh,
County Democrat.

For Additional Criminal Court Judge—Randolph
B. Martine, County Democrat.

For Surrogate—Hastus S. Ransom, Tammany.

For District-Attorney—John R. Fellows, County
Democrat.

Comptroller—Theodore W. Myers, County
Democrat.

For President of the Board of Aldermen—George
H. Foster, Tammany.

For Coroner—M. J. B. Messemmer, Tammany.

COL. FELLOWS RECORD.

Twenty-five Unsatisfied Judgments for Ten-
cents of Dollars in Thirteen Years.

The biography of Col. Fellows has been
written so often that the history of his life is
well known. Col. Fellows was born in New
York State fifty-four years ago. While he
was yet a child his parents removed with
him from Mechanicville, N. Y., to Camden, Ark., where he grew up
and became a lawyer. He served through
the war as a Confederate, and before his close
became Colonel of an Arkansas regiment.
When the war was over he practiced law in
Little Rock. Soon afterwards he was elected to
the Arkansas State Senate. He came
to New York as a delegate to the national
convention that nominated Seymour in 1865.
Peter B. Sweeney, of the Tweed ring, induced
him to remain in New York as an Assistant
District-Attorney under Samuel B. Garvin.
Upon the dissolution of the Tweed ring
Col. Fellows formed a law partnership with
Garvin and Charles J. Brooke. Afterwards
he practised alone, and subsequently became
an Assistant District-Attorney under John
McKean. He was reappointed by Mr. Mar-
tine, by whom he was employed to run up in
the boodler Aldermen trials.



Col. Fellows summed up in all those trials
until Cleary's case was about to be called.
Then he complained that his health was very
poor and that he would like to take part
in the trial. He continued these com-
plaints for some time. It was announced
one morning that on the previous even-
ing Col. Fellows had been con-
fined to his bed. It is an established
fact that on that evening Col. Fellows es-
corted a lady to the Washington Heights
Athenaeum, where Gen. George A. Sheridan
was delivering a lecture on the general
title being "A Modern Pageant". The
Colonel then appeared to be in ex-
cellent health and spirits. He left
almost immediately afterwards for Ar-
kansas, and his absence was published
in the papers. He was thus unable to try, in the
case of Cleary who was a delegate to the convention
that nominated Col. Fellows for District-
Attorney, and whose presence Judge Power
and the County Democracy leaders were
afraid to admit, alleging that the delegate
was "another Cleary." While the Cleary
case was in progress Col. Fellows was at Hot
Springs, Ark., a short time previous to his
return to New York, where he was in-
dicted as assistant bribe-giver to Sharpe.
There was a rumor that the Colonel had
been indicted for receiving the last of the
money from the Cleary case, but this was
not true. The Cleary case was a very
sensitive one, and the County Democracy
was afraid to admit it.

John R. Fellows is an extravagant liver
and he spends money very freely. It is an
open secret that for years he has been
living in a very expensive manner. He is
not a man of business, but a man of
pleasure. He is a man who is not
afraid to spend money on himself. He is
a man who is not afraid to spend money
on himself. He is a man who is not
afraid to spend money on himself.

His sale twice and three over of his
salary for a single month is well known,
and Republicans who visited Police
Headquarters to-day said that they would
ring these changes on him all through the
trial. One of the prominent local Re-
publican statesmen said:
"There is no doubt that the nomination
of Fellows for District-Attorney is a
mistake. It is a mistake to nominate him.
The profession would greatly prefer Mr.
Nicoll. He is not the right man."
Lawyer James E. Graybill—The nomi-
nation of Fellows by the Democracy will
compel the nomination of Delancey Nicoll on
an independent ticket. There is a prejudice
against Col. Fellows in the office of the
District-Attorney. He is honest and has made
a brilliant record.

Lawyer Robert W. De Forest—Col. Fellows
is a man of no account. He is a man
who is not afraid to spend money on
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Lawyer Leopold Sondheim—De Lancey
Nicoll has made such a brilliant record that
he ought to be elected by both Republicans
and Democrats.

Lawyer Morris Cooper—Nicoll is a very
good man, and I would gladly have sup-
ported him. Still Col. Fellows is an older
and more experienced man and has a prior
claim to the office.

Lawyer William H. Page—Col. Fellows has
the nomination, but Mr. Nicoll will be
elected all the same.

Lawyer T. C. T. O'Brien—I shall support
Fellows is a list of the unsatisfied judg-

ments filed against Col. Fellows since Jan. 1,
1878:

\$544.08 in favor of Armour, Rich & Wood-
ford, in Superior Court, Oct. 27, 1878.

\$231.12 in favor of James W. Bell, in Marine
Court, Nov. 26, 1878.

\$149.43 in favor of Mifflin A. Elliott, Sept. 4,
1878, Supreme Court. Hudson & Straus, plain-
tiff's attorneys.

\$544.16, in favor of Park & Tilford, Dec. 12,
1878, Marine Court. Buckham & Walker, plain-
tiff's attorneys.

\$779.25 in favor of William Sloane, John
Sloane, William D. Sloane, Walter W. Law,
Henry T. Sloane and Thomas C. Sloane, in Supe-
rior Court, Jan. 9, 1877. Edmond Coffin, Jr.,
attorney.

\$509.02 in favor of William Henry Arnoux,
Thomas G. Kitch and Stewart L. Woodford in
Court of Common Pleas, Feb. 10, 1877. Arnoux,
Kitch & Woodford, attorneys.

\$1,000.00 in favor of Mary Maguire, adminis-
tratrix of William Maguire, in Supreme Court,
April 20, 1877.

\$772.22 in favor of George W. Lord, Thomas
Burke and Samuel Lord, Jr., in Superior Court,
June 28, 1877.

\$536.19 in favor of James Armstrong and
Daniel Clark Briggs, in Supreme Court, Aug. 6,
1877.

\$181.83 in favor of the National State Bank of
Troy, in Supreme Court, Aug. 17, 1877.

\$614.08, in favor of Tiffany & Co., June 12,
1878, Supreme Court. Arthur, Phelps, Knowles &
Ransom, attorneys for plaintiff.

\$127.03, in favor of James M. Raymond,
Frederick Heanens and John H. Thompson, Oct.
26, 1878, Marine Court. D. Edgar Anthony, attorney
for plaintiff.

\$1,406.51 in favor of the Continental National
Bank of New York, obtained Jan. 10, 1879, in Su-
preme Court. Edward F. Brown, attorney.

\$674.28 in favor of George F. Hotelling, as as-
signee herein of Clarence Levy, April 22, 1880,
Marine Court. Peckham & Taylor, attorneys.

\$282.29 in favor of Eliza M. Bartlett, March
4, 1880, Marine Court. Beach & Brown, plaintiff's
attorneys.

\$301.71 in favor of Albert Chase, July 29, 1881,
Common Pleas. Charles H. Woodbury, plaintiff's
attorney.

\$236.29 in favor of Lewis and George S.
Leland, Nov. 6, 1881, Supreme Court. Andrew J.
Rogers, plaintiff's attorney.

\$120.80, in favor of Francis Greenleaf, Nov.
11, 1881, Marine Court. J. H. Wilson, plaintiff's
attorney.

\$212.22 in favor of Tiffany & Company, May
29, 1882, Marine Court. Knowles & Ransom, at-
torneys.

\$599.49 in favor of Thomas Kirkpatrick, Jan.
29, 1882, Marine Court. Isaac J. Maccabe, attor-
ney.

\$175.64 in favor of George Achinbush, March
2, 1883, in Marine Court. William H. De Wolf, at-
torney for plaintiff.

\$229.39 in favor of James W. Bell, March 21,
1883, in Superior Court. Stephen B. Brague, at-
torney.

\$52.37 in favor of the American Specialty Com-
pany, Oct. 9, 1883, Sixth Judicial District
Court.

\$2,057.86 in favor of John B. Harkin, obtained
in Supreme Court Jan. 4, 1884, Abel Cook, attorney
for Harkin.

Michael Lestrange, \$212.15, April 10, 1887.

NICOLL WIDELY FAVORED.

"Evening World" Reports' Interviews
With Well-known Citizens.

Reporters of THE EVENING WORLD have in-
terviewed the following lawyers, Republican
politicians and labor advocates as to their
opinion of the nominations of the United De-
mocracy:

Lawyer Michael H. Cardozo—I am out and
out for De Lancey Nicoll, and agree with
all the World has said about the District-
Attorneyship. I think Fellows' nomination
would greatly prefer Mr. Nicoll.

Lawyer O. P. C. Billings—I have nothing
against Fellows, but Nicoll is the completely
right man for the place. It would be the wis-
est policy for the Republicans to nomi-
nate De Lancey Nicoll, who has made such a
splendid record against the boodlers.

Lawyer Frank J. Dupigne, counsel for
James A. Richmond—Nicoll is the best ex-
ecutive officer I ever knew, and would fill the
office of District-Attorney very acceptably.
Still, Col. Fellows is an older, more experi-
enced and more eloquent man, and has
claims on the office. I don't think Fellows is
corrupt, he is good-natured.

Lawyer Rowland R. Hazard—I earnestly
hope for Nicoll's nomination. Public opin-
ion still calls for him, because he typifies
sound methods and faithfulness to public
trust.

Lawyer Alfred Jaretski—Col. Fellows is
not the right man for the place and it was a
mistake to nominate him. The profession
would greatly prefer Mr. Nicoll.

Lawyer James E. Graybill—The nomi-
nation of Fellows by the Democracy will
compel the nomination of Delancey Nicoll on
an independent ticket. There is a prejudice
against Col. Fellows in the office of the
District-Attorney. He is honest and has made
a brilliant record.

Lawyer Ernest O. Steadman—I would like
to see De Lancey Nicoll in the office of Dis-
trict-Attorney. He is honest and has made a
brilliant record.

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Col. Fellows and all the rest of the excellent
ticket. I would gladly have supported Mr.
Nicoll if he had got the nomination.

Col. James D. Smith, broker—I do not
think the nomination of Col. Fellows was
wise, although it is undoubtedly a shrewd
lawyer and clever orator. De Lancey
Nicoll was the man for the place and he de-
served it.

J. P. Newcombe, broker—I do not approve
the nomination of Col. Fellows, and think
the rejection of Nicoll a great mistake. He
was the preference of all business men in the
city, for they have confidence in his honesty
and conscientiousness.

Lathrop B. Bacon, broker—All the work in
the boodler cases was done by Nicoll and
Semple, and I think Nicoll deserved the
nomination. I do not think it would be wise
for him, however, to accept a nomination on
any other ticket.

James M. Whitley, broker—Although a
Republican, I would gladly cast my vote for
Nicoll, but I believe that Nicoll's candidacy
in New York City has been a great mistake in
refusing to recognize his claims. I do not
think Col. Fellows' nomination meets with
the approval of business men in general.

John H. Harkness, banker—From a busi-
ness point of view, I think the nomination
of Col. Fellows is to be greatly regretted.
I do not take an active interest in politics,
but I believe that Nicoll's candidacy
would have been regarded with satisfaction
by every business man in the city.

J. W. Seligman, banker—Mr. Nicoll was a
hard-working, conscientious young man, and
he had plenty of money. He was a man
of office if a man ever did, and I am sorry that
he was defeated.

J. H. Locke, broker—Nicoll is a safe man,
and his course in the District-Attorney's
office shows that he is backed by a solid
ability. I do not deny that Fellows is a man
of great ability, but he is not a man in whom
the people can repose that confidence which
which they repose in Nicoll.

H. S. Kneeland, Exporter—The machine
politicians have made a grave error in put-
ting aside a young man of so much ability as
Nicoll, who is right in the line of turning out
rascals and purifying the city government.
I think he could be elected by any party that
might nominate him.

John Bloodgood, broker—Although I
would prefer to have seen Nicoll nominated,
I am not strongly opposed to Col. Fellows.
I do not think his record is so bad if one
comes to examine it closely.

Lawyer George L. Carlisle—Mr. Nicoll
ought to be nominated on either the Republi-
can or an independent ticket. He is the
man the people want.

Lawyer William Armstrong—Col. Fellows
is an able man, and he would have been a fit
nominee had he been backed by a solid
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Charles B. Cooper, banker—Our preference
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ability. I do not deny that Fellows is a man
of great ability, but he is not a man in whom
the people can repose that confidence which
which they repose in Nicoll.

a man born and bred in a Northern
State who fought to disrupt the Union. As
to the Democratic ticket, I think the whole
thing rotten and ought to be beaten out of
sight.

John Mackin, Chairman of the County
General Committee of the Labor Party—it
is such a ticket as one might expect from
such a convulsion as has been sit-
ting for a week. Two things are perfectly
plain to me: First, that not one of those men
can be elected, and second, that every one
of them firmly believes that he
has got a sure thing. They have under-
estimated the strength of the
popular movement of last year, and are now
doing so again. Col. Fellows is simply
turning it over to the criminal class. I think
his nomination one of the most disgraceful
ever proposed.

Gaybert Barnes, Secretary of the State
Committee of the United Labor Party—it
is such a ticket as one might expect from
such a convulsion as has been sit-
ting for a week. Two things are perfectly
plain to me: First, that not one of those men
can be elected, and second, that every one